

holding the term of said court or any of them, by reason of want of time for complying with said provisions, at the term next ensuing the passage of this Act, it may be lawful for such court or courts in their discretion to proceed at said term without regard to the provisions of this Act, or to adjourn to such time, as will admit of the summoning, empannelling, and drawing the panel of Jurors in conformity with this Act;

Which was adopted.

Mr. Carmichael proposed the following amendment:

After the word "than," in section 2, strike out the word, "ten," and insert the word "fifteen;"

Which was adopted.

Mr. Buhrman proposed the following amendment:

Amend 2nd section by striking out "300," and inserting "500" for Allegany, Washington, Frederick, Carroll and Baltimore counties;

Which was adopted.

Mr. Gorsuch proposed the following amendment:

Between the words "elected," and "by," 24th line, 2nd section, insert the words "of the age aforesaid;"

Which was adopted.

The bill as amended,

Was then read a second and by special order, (three-fourths of all the members concurring,) a third time and passed by yeas and nays as follow:

#### AFFIRMATIVE.

Messrs.

Miller, Speaker,

Beck,

Welch,

Hall,

Williams,

Clarke,

Cameron,

Hutchins,

Ford,

Shipley,

Nicolai,

Thomas,

Jump,

Jones,

Parsons,

Evans,

Golibart,

Whitaker,

Lindsey,

Calvert,

Hoffhine,

Hutton,

Burche,

Turner,

Smith,

Robson,

Hooper,

Lankford,

Kraft,

Thomson,

Waltemeyer,

Bixler,

Pitts,

Aydelott,

Gordy,

Nelson,

Whiteford,

Wilson,

Spicer,

Bruce,

McCulloh,

Brydon,

Carmichael,

Neale,

Poole,

Gore,

Dawson,

Horsey,

Hammond—49.